

1153 PATENTS

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

CHRISTOPH LODDE

Serial No. 09/755,864

Filed: JANUARY 5, 2001

For: TEXTILE ADHESIVE TAPE

Art Unit: To Be Assigned

Examiner: To Be Assigned

RESPONSE TO NOTICE OF INCOMPLETE REPLY

Assistant Commissioner for Patents Washington, DC 20231 Sir:

Please consider the following in response to the Notice of Incomplete Reply

The original claims for this application are submitted herewith commencing on a separate sheet. Also submitted herewith is a request for extension of time. However, for the reasons stated below, the applicant submits that no such extension is required.

(Nonprovisional) mailed July 5, 2001 in the patent application identified above.

The Notice of Incomplete Reply states that the applicant's reply to the Notice to Filing Missing Parts did not include claims commencing on a separate sheet. The applicant concurs and here resubmits those claims commencing on a separate sheet. These claims are identical to the claims earlier submitted.

The Notice of Incomplete Reply also asserts that the requirement for claims commencing on a separate sheet is an item "required in the Notice [to File Missing Parts]". The applicant respectfully <u>traverses</u> that assertion. A copy of the Notice to Filing Missing Parts is attached to this response. That Notice indicates the following items, and <u>only</u> those items, missing from the application:

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington & 2023l, on July 3, 2001.

Roger T. Frost - Reg. No. 22,176

ATLLIB02 50179.1

- Basic filing fee.
- Oath or declaration.
- English translation.

Neither the requirement for claims commencing on a separate sheet, nor the Rule (37 C.F.R. 1.75(h)) is mentioned in that Notice.

The applicant's previous Response included each missing item, as listed above and on the Notice. Accordingly, that Response was <u>complete</u> as to all items required by that Notice.

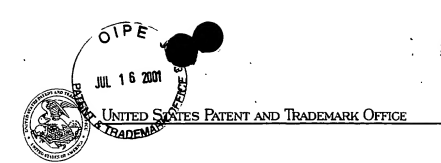
Because the applicant's earlier Response was in fact complete, it is improper to require the applicant to obtain and pay for an extension of time for responding to that earlier Notice. The applicant thus traverses the finding of incompleteness and the requirement to obtain an extension of time.

As a provisional matter, the applicant here submits a request for a two-month extension of time so as to avoid further costs, if the Office fails to concur that the requirement for an extension is improper in the present circumstances. However, the inclusion of this request for extension should not be taken as an admission by the applicant that an extension is required.

Respectfully submitted,

Reg. No. 22,176

KILPATRICK STOCKTON LLP Suite 2800 1100 Peachtree Street Atlanta, Georgia 30309-4530 (404) 815-6500 Docket: 44815/251563 (26010-251563)



COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE Washington, D.C. 20231 www.uspta.gov

APPLICATION NUMBER FILING/RECEIPT DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER

09/755,884

04/30/2001

Christoph Lodde

44815/251563

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Date Mailed: 07/05/2001

NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL)

Filing Date Granted

The U.S. Patent and Trademark Office has received your reply on to the Notice mailed and it has been entered into the nonprovisional application. The reply, however, doesnot include the following items required in the Notice.

The period of reply remains as set forth in the Notice. You may, however, obtain EXTENSIONS OF TIME under the provisions of 37 CFR 1.136 (a)accompanied by the appropriate fee (37 CFR 1.17(a)).

A complete reply must be timely filed to prevent ABANDONMENT of the above-identified application.

• The Claim(s) commencing on a separate sheet (37 CFR 1.75(h)).

A copy of this notice <u>MUST</u> be returned with the reply.

SR

Customer Service Center Initial Patent Examination Division (703) 308-1202

PART 1 - ATTORNEY/APPLICANT COPY